## 111TH CONGRESS 2D SESSION

## H. RES. 1413

Expressing the sense of the House of Representatives that the holding in Miranda v. Arizona may be interpreted to provide for the admissibility of a terrorist suspect's responses in an interrogation without administration of the Miranda warnings, to the extent that the interrogation is carried out to acquire information concerning other threats to public safety.

## IN THE HOUSE OF REPRESENTATIVES

May 27, 2010

Mr. Tiahrt submitted the following resolution; which was referred to the Committee on the Judiciary

## **RESOLUTION**

Expressing the sense of the House of Representatives that the holding in Miranda v. Arizona may be interpreted to provide for the admissibility of a terrorist suspect's responses in an interrogation without administration of the Miranda warnings, to the extent that the interrogation is carried out to acquire information concerning other threats to public safety.

- 1 Resolved, That it is sense of the House of Representa-
- 2 tives that the "public safety" exception announced in New
- 3 York v. Quarles (467 U.S. 649 (1984)) to the holding in
- 4 Miranda v. Arizona (384 U.S. 436 (1966)) may be inter-

- 1 preted such that the responses of a person interrogated
- 2 in connection with an act of terrorism who has not been
- 3 administered the warnings described in Miranda are ad-
- 4 missible as evidence against that person in a criminal
- 5 prosecution, to the extent that the interrogation is carried
- 6 out because of a reasonable concern that the person has
- 7 information about other threats to public safety.

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